

JAN 14 2025

BY MAIL

Federal Court of the Eastern District of Missouri
St. Louis Division

David C. Lettieri
plaintiff

-against-

24-cv-479

Olivette Products
Defendant

Reopen/change of address

FF The plaintiff moves to reopen case 24-cv-479 on the facts that the western district of new york had vacated all judgments for failure to pay. See in re lettieri, 2024 u.s. dist. lexis 127955. Thus the cases now become a non-strike mnatter in which shows a miscarriage of justice.

"Fed. R. Civ. P. 60 permits additional grounds for relief from a judgment. For example a movant may seek relief from a final judgment based on mistake, inadvertence, surprise, or excusable neglect; newly discovered evidence that, with reasonable discovered in time to move for a new trial under fed. r. civ. p. 59(B); Fraud: issues with the judgment itself; or other reasons that may justify relief," Cheatwood v Baptist health, 2024 U.S. app lexis 2912.

Since the "insurance" towards the judgment is defective the case warrants reopen under federal rule of civil procedures 60. The plaintiff has no "strikes" since all the cases had turned into failure to pay then an immunity defense or failure to state a claim. Thus now becomes a miscarriage of justice.

The plaintiff also gives notice of change of address to P.O. Box 879, Ayer MA 01432.

¢Thank You,

Under the pentaly of perjury,



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Case: 4:24-cv-00479-MTS Doc. #: 27 Filed: 01/14/25 Page: 2 of 2 PageID #: 77

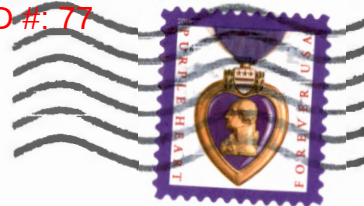
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